

**Presentment Date and Time:** March 15, 2013 at 10:00 a.m. (Prevailing Eastern Time)

**Objection Deadline:** March 14, 2013 at 10:00 a.m. (Prevailing Eastern Time)

**Hearing Date and Time (Only if Objection Filed):** March 28, 2013 at 10:00 a.m. (Prevailing Eastern Time)

WEIL, GOTSHAL & MANGES LLP  
767 Fifth Avenue  
New York, New York 10153  
Telephone: (212) 310-8000  
Facsimile: (212) 310-8007  
Garrett A. Fail

*Attorneys for Lehman Brothers Holdings Inc.  
and Certain of Its Affiliates*

**UNITED STATES BANKRUPTCY COURT  
SOUTHERN DISTRICT OF NEW YORK**

---

<b>In re</b>	:	<b>Chapter 11 Case No.</b>
<b>LEHMAN BROTHERS HOLDINGS INC., et al.,</b>	:	<b>08-13555 (JMP)</b>
<b>Debtors.</b>	:	<b>(Jointly Administered)</b>
	:	

---

**NOTICE OF PRESENTMENT OF STIPULATION  
AND ORDER AMENDING AND WITHDRAWING CLAIMS**

**PLEASE TAKE NOTICE** that the undersigned will present the annexed Stipulation and Order Amending and Withdrawing Claims (the “Order”) to the Honorable James M. Peck, United States Bankruptcy Judge, for signature on **March 15, 2013 at 10:00 a.m. (Prevailing Eastern Time)**.

**PLEASE TAKE FURTHER NOTICE** that unless a written objection to the Order with proof of service is served and filed with the Clerk of the Court and a courtesy copy is delivered to the Bankruptcy Judge’s chambers and the undersigned so as to be received by **March 14, 2013 at 10:00 a.m. (Prevailing Eastern Time)**, there will not be a hearing and the Order may be signed.

**PLEASE TAKE FURTHER NOTICE** that if a written objection is timely served and filed, a hearing (the “Hearing”) will be held to consider the Order on **March 28, 2013 at 10:00 a.m. (Prevailing Eastern Time)** before the Honorable James M. Peck, United States Bankruptcy Judge, at the United States Bankruptcy Court, Alexander Hamilton Customs House, Courtroom 601, One Bowling Green, New York, New York 10004.

**PLEASE TAKE FURTHER NOTICE** that objecting parties are required to attend the Hearing, and failure to appear may result in relief being granted or denied upon default.

Dated: March 7, 2013  
New York, New York

/s/ Garrett A. Fail  
Garrett A. Fail  
WEIL, GOTSHAL & MANGES LLP  
767 Fifth Avenue  
New York, New York 10153  
Telephone: (212) 310-8000  
Facsimile: (212) 310-8007

*Attorneys for Lehman Brothers Holdings Inc.  
and Certain of Its Affiliates*

UNITED STATES BANKRUPTCY COURT  
SOUTHERN DISTRICT OF NEW YORK

-----  
**In re** : **Chapter 11 Case No.**  
: :  
**LEHMAN BROTHERS HOLDINGS INC., et al.,** : **08-13555 (JMP)**  
: :  
**Debtors.** : **(Jointly Administered)**  
-----

**STIPULATION AND ORDER AMENDING AND WITHDRAWING CLAIMS**

Lehman Brothers Holding Inc. (“LBHI”), as Plan Administrator (the “Plan Administrator”) pursuant to the Modified Third Amended Joint Chapter 11 Plan of Lehman Brothers Holdings Inc. and Its Affiliated Debtors (the “Plan”) for LBHI, and the entities listed on Exhibit A annexed hereto under the column heading “*Claimant*” (collectively, the “Claimants” and together with LBHI, the “Parties”), hereby stipulate and agree as follows:

**RECITALS**

A. Commencing on September 15, 2008 and periodically thereafter, LBHI and certain of its subsidiaries (collectively, the “Debtors”) commenced voluntary cases (the “Chapter 11 Cases”) under chapter 11 of title 11 of the United States Code (the “Bankruptcy Code”) before the United States Bankruptcy Court for the Southern District of New York (the “Court”). The Chapter 11 Cases have been consolidated for procedural purposes only and are being jointly administered pursuant to Rule 1015(b) of the Federal Rules of Bankruptcy Procedure.

B. On or around September 22, 2009, certain of the Claimants filed the claims listed on Exhibit A under the column heading “*Original Claim*” against LBHI (each an “Original Claim”).

C. On December 6, 2011, this Court entered an order confirming the Plan [ECF No. 23023] (the “Confirmation Order”). Pursuant to paragraph 86 of the Confirmation Order, a proof of claim may not be amended without authority of the Court.

D. On or around January 19, 2012, the Claimants received the *Notice of Entry of Order Confirming Modified Third Amended Joint Chapter 11 Plan of Lehman Brothers Holdings Inc. and Its Affiliated Debtors* (the “Rejection Notice”), which, among other things, indicated that any counterparty to a prepetition executory contract or unexpired lease to which any Debtor was a party must file a proof of claim for any damages resulting from the rejection of such executory contract or unexpired lease under the Plan, within a certain period of time and to the extent such claim was not evidenced by a previously filed proof of claim, or else such claim would be barred and not enforceable against the Debtors.<sup>1</sup>

E. On or around March 5, 2012, certain of the Claimants filed the claims listed on Exhibit A under the column heading “*Supplemental Claim*” against LBHI (each a “Supplemental Claim”). As set forth in the Supplemental Claims, each Supplemental Claim asserts a claim for “all damages resulting from the rejection of the agreement, to the extent that such agreement is an executory contract with the Debtors, described in the [corresponding Original Claim].”

F. The Plan became effective on March 6, 2012.

G. On August 14, 2012, the Plan Administrator filed the Three Hundred Forty-Third Omnibus Objection to Claims (No Liability Claims) [ECF No. 30032] (the “Objection”), seeking to disallow and expunge certain of the Original Claims and certain of the Supplemental Claims on the basis that the applicable Chapter 11 Estate against which the claim is asserted has no

---

<sup>1</sup> The descriptions of documents set forth herein are being provided as summaries only. In the case of an inconsistency between the summary herein and the documents, the terms of the documents shall control.

liability for any part of such claim. The Plan Administrator has since adjourned the hearing on the Objection.

H. The Claimants acknowledge that they are not entitled to recover separately from LBHI on both an Original Claim and a corresponding Supplemental Claim (together, the “Contested Claims”) for the same liability.

I. The Parties enter into this Stipulation and Order (i) for the sake of administrative convenience, (ii) to eliminate potential duplication among the Original Claims and the Supplemental Claims, and (iii) for no other purpose with all other rights being reserved.

### **AGREEMENT**

1. This Stipulation and Order shall become effective upon execution by all Parties and entry by the Court (the “Effective Date”).

2. Upon the Effective Date:

a. each Supplemental Claim shall be deemed amended such that all bases for liability and all information included in and all documentation filed or provided in support of the corresponding Original Claim (all as identified on Exhibit A) shall be treated as having been filed in connection with such Supplemental Claim in support of both the Original Claim and the Supplemental Claim; *provided, however,* that such bases, information and documentation filed or provided in support of an Original Claim shall be deemed filed as of the date of filing of such Original Claim or otherwise deemed provided on the date they were provided and such bases, information and documentation filed or provided in support of a Supplemental Claim shall be deemed filed as of the date of filing of such Supplemental Claim or otherwise deemed provided on the date they were provided;

b. each Original Claim shall be deemed withdrawn with prejudice subject to this Stipulation and Order;

c. the Court-appointed claims agent shall modify the claims register to reflect the terms of this Stipulation and Order, including providing access on the claims register to both the Original Claim and Supplemental Claim.

3. For the avoidance of doubt, neither the amounts nor the statuses (*i.e.* contingent, unliquidated, and/or disputed, as applicable) of the Supplemental Claims, as amended by the Original Claims, are amended by this Stipulation and Order.

4. Nothing herein shall be determinative of the classification under the Plan of any Supplemental Claim, as amended, that may become Allowed (as such term is defined and used in the Plan).

5. Excluding paragraph 2, nothing herein shall constitute any admission or finding with respect to any Contested Claim, and all Parties' rights to, and to continue to, object, classify, prosecute or defend any Supplemental Claim, as amended, on any basis are preserved.

6. This Stipulation and Order shall not be deemed to be or used as an admission of, or evidence of, the nature, validity or invalidity of any aspect of the Contested Claims, or document, agreement or contract, or right of any kind, or of any wrongdoing or liability of any of the Parties in these chapter 11 cases, or any other matter pending before the Court.

7. This Stipulation and Order contains the entire agreement between the Parties as to the subject matter hereof and supersedes all prior agreements and undertakings among the Parties relating thereto.

8. This Stipulation and Order may not be modified other than by signed writing executed by LBHI and the affected claimant(s) and delivered to each Party.

9. Each person who executes this Stipulation and Order represents that he or she is duly authorized to do so on behalf of the applicable Party and that each such Party has full knowledge of, and has consented to, this Stipulation and Order.

10. This Stipulation and Order may be executed in multiple counterparts, each of which shall be deemed an original but all of which together shall constitute one and the same instrument, and it shall constitute sufficient proof of this Stipulation and Order to present any copy, copies, or facsimiles signed by the Parties.

11. This Stipulation and Order shall inure to the benefit of, and shall be binding upon, the Parties and their respective successors, assignees, heirs, executors and administrators. This Stipulation and Order shall be exclusively governed by and construed and enforced in accordance with the laws of the State of New York, without regard to its conflicts of law principles. The Bankruptcy Court shall have exclusive jurisdiction over any and all disputes arising out of or otherwise directly relating to this Stipulation and Order. Should the Bankruptcy Court abstain from exercising its jurisdiction or be found not to have jurisdiction over a matter directly relating to this Stipulation and Order, such matter shall be adjudicated in either the United States District Court for the Southern District of New York or a court of competent jurisdiction in the State of New York.

Dated: March 7, 2013

/s/ Garrett A. Fail

Garrett A. Fail

WEIL, GOTSHAL & MANGES LLP  
767 Fifth Avenue  
New York, New York 10153  
Telephone: (212) 310-8000  
Facsimile: (212) 310-8007

Attorneys for  
Lehman Brothers Holdings Inc.

/s/ Ross M. Kwasteniet

Ross M. Kwasteniet

KIRKLAND & ELLIS LLP  
300 North LaSalle  
Chicago, Illinois 60654  
Telephone: (312) 862-2000  
Facsimile: (312) 862-2200

Attorneys for the entities listed on Exhibit A  
annexed hereto under the column heading  
“*Claimant*”

SO ORDERED, this  
\_\_\_\_ day of March, 2013 in New York

\_\_\_\_\_  
United States Bankruptcy Judge

**EXHIBIT A**

## CONTESTED CLAIMS

Claimant	Original Claim	Supplemental Claim
LEHMAN BROTHERS REAL ESTATE ASSOCIATES III	27444	67964
LEHMAN BROTHERS REAL ESTATE ASSOCIATES II, L.P.	27445	67965
LEHMAN BROTHERS OFFSHORE REAL ESTATE ASSOCIATES II, L.P.	27447	67966
LBREP III PP (CAN) GP LLC	27449	67967
LEHMAN BROTHERS OFFSHORE REAL ESTATE ASSOCIATES III, L.P.	27459	67968
REPE CANADA LP	27460	67969
LEHMAN BROTHERS OFFSHORE REAL ESTATE ASSOCIATES, L.P.	27461	67970
LEHMAN BROTHERS/PSERS REAL ESTATE LP	27779	67971
LEHMAN BROTHERS REAL ESTATE FUND LP	27780	67972
LEHMAN BROTHERS OFFSHORE REAL ESTATE PARTNERS III-B LP	27781	67973
LEHMAN BROTHERS OFFSHORE REAL ESTATE PARTNERS III-A LP	27782	67974
LEHMAN BROTHERS OFFSHORE REAL ESTATE PARTNERS III LP	27783	67975
LEHMAN BROTHERS OFFSHORE REAL ESTATE FUND III LP	27784	67976
LEHMAN BROTHERS REAL ESTATE PENSION PARTNERS III LP	27785	67977
LEHMAN BROTHERS REAL ESTATE PARTNERS III (NYC) LP	27786	67978
SILVERPEAK LEGACY PARTNERS III, L.P	27787	67979
LEHMAN BROTHERS OFFSHORE REAL ESTATE PARTNERS III-A LP	27796	67980
LEHMAN BROTHERS OFFSHORE REAL ESTATE PARTNERS III LP	27797	67981
LEHMAN BROTHERS OFFSHORE REAL ESTATE FUND III, L.P	27798	67982
LEHMAN BROTHERS REAL ESTATE PARTNERS (NYC) III LP	27799	67983
LEHMAN BROTHERS REAL ESTATE PARTNERS III (TRS) LP	27800	67984
LEHMAN BROTHERS REAL ESTATE PENSION PARTNERS III, L.P.	27801	67985
LEHMAN BROTHERS REAL ESTATE PARTNERS III LP	27802	67986
LEHMAN BROTHERS REAL ESTATE FUND III LP	27803	67987
LEHMAN BROTHERS OFFSHORE REAL ESTATE CAPITAL PARTNERS II LP	27804	67988
LEHMAN BROTHERS REAL ESTATE CAPITAL PARTNERS II LP	27805	67989
LEHMAN BROTHERS OFFSHORE REAL ESTATE PARTNERS (NORBAN) II LP	27806	67990
LEHMAN BROTHERS OFFSHORE REAL ESTATE PARTNERS II, LP	27807	67991
LEHMAN BROTHERS OFFSHORE REAL ESTATE FUND II LP	27808	67992
LEHMAN BROTHERS REAL ESTATE PENSION PARTNERS II LP	27809	67993
SILVERPEAK LEGACY PARTNERS II, LP	27810	67994
LEHMAN BROTHERS REAL ESTATE FUND II, L.P.	28021	67995
LEHMAN BROTHERS OFFSHORE REAL ESTATE CAPITAL PARTNERS I, L.P.	28022	67996
LEHMAN BROTHERS REAL ESTATE CAPITAL PARTNERS I, L.P.	28023	67997
LEHMAN BROTHERS OFFSHORE (EUROPE 4) REAL ESTATE PARTNERS, L.P.	28024	67998
LEHMAN BROTHERS OFFSHORE (EUROPE 3) REAL ESTATE PARTNERS,L.P.	28025	67999
LEHMAN BROTHERS OFFSHORE (EUROPE 1) REAL ESTATE PARTNERS, L.P.	28026	68000
LEHMAN BROTHERS OFFSHORE REAL ESTATE PARTNERS, L.P.	28027	68001
LEHMAN BROTHERS OFFSHORE REAL ESTATE FUND, L.P.	28028	68002
LEHMAN BROTHERS (EUROPE 2) REAL ESTATE PARTNERS, L.P.	28029	68003
LEHMAN BROTHERS REAL ESTATE PENSION PARTNERS, L.P.	28030	68004
LEHMAN BROTHERS REAL ESTATE PARTNERS, L.P.	28031	68005
LEHMAN BROTHERS REAL ESTATE FUND III, L.P.	28032	68006
LEHMAN BROTHERS (EUROPE 2) REAL ESTATE PARTNERS, L.P.	28033	68007
LEHMAN BROTHERS REAL ESTATE PARTNERS, L.P.	28034	68008
LEHMAN BROTHERS REAL ESTATE PENSION PARTNERS, L.P.	28035	68009
LEHMAN BROTHERS/PSERS REAL ESTATE, L.P.	28036	68010
LEHMAN BROTHERS REAL ESTATE FUND, L.P.	28037	68011
LEHMAN BROTHERS OFFSHORE REAL ESTATE ASSOCIATES III LLC	28856	68013

Claimant	Original Claim	Supplemental Claim
LEHMAN BROTHERS REAL ESTATE ASSOCIATES III, L.P.	28857	68014
LEHMAN BROTHERS REAL ESTATE ASSOCIATES, L.P.	28858	68015
LEHMAN BROTHERS OFFSHORE REAL ESTATE PARTNERS III-B LP	28911	68016
LEHMAN BROTHERS REAL ESTATE CAPITAL PARTNERS III L.P.	28912	68017
LEHMAN BROTHERS REAL ESTATE OFFSHORE CAPITAL PARTNERS III, L.P.	28913	68018
PP III US SPV, L.P.	28914	68019
PP III NON-US SPV, L.P.	28915	68020
LBREP III PP (CAN), L.P.	28916	68021
LBOREP III (CAN), L.P.	28917	68022
OFFSHORE FUNDS III NONUS SPV, L.P.	28918	68023
OFFSHORE FUNDS III US SPV, L.P.	28919	68024
LEHMAN BROTHERS REAL ESTATE PARTNERS III, L.P.	28925	68025
LEHMAN BROTHERS REAL ESTATE ASSOCITES , LP	29219	68026
LEHMAN BROTHERS OFFSHORE REAL ESTATE ASSOCIATES II, L.P.	29222	68027
PAMI REAL ESTATE FUND LLC	29223	68028
LEHMAN BROTHERS OFFSHORE REAL ESTATE ASSOCIATES, LTD.	29224	68029
LBOREP III PARTNERS	29383	68030